FOR UTILITY/DESIGN CIP/PCT NATIONAL/PLANT (OFIGINAL/SUBSTITUTE/SUPPLEMENTAL DECLARATIONS

PM & S FORM

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name, and I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the INVENTION ENTITY.

| SEGMENTAT | ION AND REASSE | is claimed and for whic MBLY OF DATA FRAM | n a patent is sou ES | pelow) or an original, file ght on the INVENTION | st and joint | inventor (if plural nam | nes are listed |
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| X A | ne specification of which is attached here | hich (<u>CHECK</u> applicable | BOX(ES) | | | | |
| BOX(ES) | B. ⊠ was filed o | on March 31, 2000 | | as U.S. Application No. | 00/540 | 205 | |
| → - | C. was fil d a | as PCT Internationa | Application | No. PCT/ / | 09/540, | | |
| and (if applica | ble to U.S. or PCT a | pplication) was amende | d on | | | on | |
| I hereby state the above. I acknow foreign priority be Application whice certificate, or PC | at I have reviewed and dedge the duty to discle enefits under 35 U.S.C. h designated at least on T International Applica | understand the contents of ose all information known to . 119(a)-(d) or 365(b) of anne other country than the Ution, filed by me or my assigned, or (2) if no priority clain | the above identified me to be material or foreign application nited States, listed anee disclosing the | n(s) for patent or inventor, below and have also iden | I in 37 C.F.R. s certificate, o | 1.56. Except as noted to 365(a) of any PCT Inte | pelow, I hereby claim ernational |
| PRIOR FORF | GN APPLICATION | re) | | Data Sunt 1 - 1.4 | | | |
| Number | Country | Day/MONTH | Year Filed | Date first Laid- open or Publish | | Patented or Granted Prior | rity NOT Claimed |
| Except as noted PCT international application is in a defined in 37 C.F application: | below, I hereby claim of I applications listed about addition to that disclose (R. 1.56 which became | oox at bottom and continu domestic priority benefit und ove or below and, if this is a d in such prior applications e available between the filin | ler 35 U.S.C. 119(e continuation-in-pa , I acknowledge the g date of each suc | e) or 120 and/or 365(c) of int (CIP) application, insof e duty to disclose all inform h prior application and the | ar as the subj | ect matter disclosed and | claimed in this |
| Application N | o. (series code/seri | PROVISIONAL AND/O ial no.) Day/Mo | R PCT APPLICA ONTH/Year Filed | | <u>Status</u> ng, abando | Prior ned, patented | ity NOT Claimed |
| And I hereby appelephone number attorneys to prosecutioning them to be and the person/assignees | oint Pillsbury Madison or (202) 861-3000 (to we cute this application a delete names/number attorney/firm/ organizat unless/until 1 instruct to 16773 opitt 17519 17698 18781 20508 a 18221 25323 ey 25872 31905 ger 41000 on 41105 onolds 32488 est 36008 | & Sutro LLP, Intellectual Pr hom all communications and not transact all business is s below of persons no long tion who/which first sends/s he above Firm and/or a bel Dale S. Lazar Paul E. White, Jr. Glenn J. Perry Kendrew H. Colton G. Paul Edgell Lynn E. Eccleston Timothy J. Klima David A. Jakopin Robert D. Anderson Cynthia Thomas Faat Charles A. Mirho Kenneth M. Seddon Steven C. Stewart | operty Group, 1100 e to be directed), a n the Patent and T er with their firm an ent this case to the ow attorney in writi 28872 32011 28458 30368 24238 35861 34852 32995 33826 2 39973 41199 43105 33555 | New York Avenue, N.W. nd the below-named personal to act and rely on instruent and by whom/which I hing to the contrary. Mark G. Paulson Stephen C. Glazier Paul F. McQuade Ruth N. Morduch Richard H. Zaitlen Roger R. Wise Jay M. Finkelstein Michael R. Dzwonczyk Joseph R. Bond Sean Fitzgerald Leo V. Novakoski Mark Seeley Raymond J. Werner | , Ninth Floor, ons (of the said therewith arctions from arereby declare 30793 31361 31542 31044 27248 31204 21082 36787 36458 32027 37198 32299 34752 | East Tower, Washingtorme address) individually id with the resulting pate id communicate directly that I have consented a W. Patrick Bengts Jack S. Barufka Adam R. Hess William P. Atkins Paul L. Sharer James R. Thein Peter Lam Gene I. Su Richard C. Caldet Seth Z. Kalson Naomi Obinato Steven C. Skabra Robert G. Winkled | n, D.C. 20005-3918, and collectively my ent, and I hereby with the ifter full disclosure son 32456 37087 41835 38821 36004 31710 44855 45140 awood 35468 40670 39320 t 36279 37474 |
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| | S SIGNATURE: | Polati Lan | 43542 | Vivian S. Shin | 43919 | | |
| | Robert | 1 100 | M. | GROW Dat | · 124 /4 | pril 2000 | |
| | | First | Middle Initial | | | amily Name | |
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Atty. Dkt. No. PM81674-255689

PATENT D TRADEMARK CASES - RULES OF PUTTY OF DISCLOSURE

(a) ...Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the [Patent and Trademark] Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability...(b) information is material to patentability when it is not cumulative and (1) It also establishes by itself, or in combination with other information, a prima facie case of unpatentability of a claim or (2) refutes, or is inconsistent with, a position the applicant takes in: (i) Opposing an argument of unpatentability relied on by the Office, or (ii) Asserting an argument of patentability

PATENT LAWS 35 U.S.C.

§102. Conditions for patentability; novelty and loss of right to patent

A person shall be entitled to a patent unless-

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for patent or
- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of the application for patent in the United States, or
- (c) he has abandoned the invention, or
- (d) the invention was first patented or caused to be patented, or was the subject of an inventor's certificate, by the applicant or his legal representatives or assigns in a foreign country prior to the date of the application for patent in this country on an application for patent or inventor's certificate filed more than twelve months* before the filing of the application in the United States, or
- (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent, or
- (f) he did not himself invent the subject matter sought to be patented, or
- (g) before the applicant's invention thereof the invention was made in this country by another who had not abandoned, suppressed, or concealed it. In determining priority of invention there shall be considered not only the respective dates of conception and reduction to practice of the invention, but also the reasonable diligence of one who was first to conceive and last to reduce to practice, from a time prior to conception by the other.

§103. Condition for patentability; non-obvious subject matter

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made. . . .
- (c) Subject matter developed by another person, which qualified as prior art only under subsection (f) or (g) of section 102 of this title, shall not preclude patentability under this section where the subject matter and the claimed invention were, at the time the invention was made, owned by the same person or subject to an obligation of assignment to the same person.

^{*} Six months for Design Applications (35 U.S.C. 172).

Please return signed/recorded to: Pillsbury Madison & Sutro LLP Intellectual Property Group Ninth Floor, East Tower 1100 New York Avenue, N.W. Washington, D.C. 20005-3918 Atty. Dkt. 81674-255689 P8850 (P7779-1)

M# Client Ref.

ASSIGNMENT of U.S. Origin Patent Application (to Corporation) (or Limited Partnership)

WHEREAS, the undersigned, to wit:

| GROW, Robert N | Л. | | |
|--------------------------|-----------------------------|----------------------------|-----------------------------------------|
| (hereinafter ASSIGNO | ORS), have made an inve | ntion known as Dkt. | PMS 81674-255689 |
| and entitled: SEGM | ENTATION AND REASS | EMBLY OF DATA FRA | AMES |
| for which an application | on for Letters Patent of th | e United States | |
| was executed ever | n date herewith and is ab | out to be filed in the Uni | ited States Patent and Trademark Office |
| | ch 31, 2000 , Appi | n. No. 09/540,925 | · · · · · · · · · · · · · · · · · · · |

AND WHEREAS Intel Corporation (hereinafter ASSIGNEE), a corporation duly organized and existing under the laws of the State of **Delaware** and having its principal office and place of business at 2200 Mission College Boulevard, Santa Clara, CA 95054, desires to acquire an interest therein;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the said ASSIGNORS, do hereby sell, assign and transfer unto ASSIGNEE, its successors, assigns and legal representatives, the entire right, title, and interest for the United States and all foreign countries, in and to any and all improvements that are disclosed in the application for the United States patent that has been executed by the undersigned prior hereto or concurrently herewith on the dates indicated below and is entitled SEGMENTATION AND REASSEMBLY OF DATA FRAMES and in and to said application and all divisional applications, continuation applications, continued prosecution applications, continuation-in-part applications, substitute applications, renewal applications, reissue applications, reexaminations, extensions, and all other patent applications that have been or shall be filed in the United States and all foreign countries on any of said improvements; and in and to all original patents, reissued patents, reexamination certificates, and extensions, that have been or shall be issued in the United States and all foreign countries on said improvements; and in and to all rights of priority resulting from the filing of said United States application;

agree that said ASSIGNEE may apply for and receive a patent or patents for said improvements in its own name; and that, when requested, without charge to, but at the expense of, said ASSIGNEE, its successors, assigns, and legal representatives, to carry out in good faith the intent and purpose of this Assignment, the undersigned will execute all divisional applications, continuation applications, continued prosecution applications, continuation-in-part applications, substitute applications, renewal applications, reissue applications, reexaminations, extensions and all other patent applications on any and all said

improvements; execute all rightful oaths, assignments, powers of attorney, and other papers; communicate to said ASSIGNEE, its successors, assigns, and representatives all facts known to the undersigned relating to said improvements and the history thereof; and generally assist said ASSIGNEE, its successors, assigns, or representatives in securing and maintaining proper patent protection for said improvements and for vesting title to said improvements, and all applications for patents and all patents on said improvements, in said ASSIGNEE, its successors, assigns, and legal representatives; and

covenant with said ASSIGNEE, its successors, assigns, and legal representatives that no assignment, grant, mortgage, license, or other agreement affecting the rights and property herein conveyed has been made to others by the undersigned, and that full right to convey the same as herein expressed is possessed by the undersigned.

NOTE: The undersigned hereby authorize Pillsbury Madison & Sutro LLP of the above address to insert hereon any further identification necessary or desirable for recordation of this document.

Executed on the date(s) below indicated.

Please Sign and Date Below:

24 April , 2000

Name:

Inventor: Please also list the date that you signed the accompanying DECLARATION AND POWER OF ATTORNEY:

24 April , 2000